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10/784,275	02/24/2004	Tsutomu Tetsuka	648.43518X00	8920	
20457 7590 10/18/2007 ANTONELLI, TERRY, STOUT & KRAUS, LLP			EXAMINER		
1300 NORTH	1300 NORTH SEVENTEENTH STREET			ZERVIGON, RUDY	
SUITE 1800 ARLINGTON,	GTON, VA 22209-3873		ART UNIT	PAPER NUMBER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
Office Action Summary					
		10/784,275	TETSUKA ET AL.		
	Office Action Cummary	Examiner	Art Unit		
	The MAILING DATE of this communication app	Rudy Zervigon	1763		
Period fo		rears on the cover sheet with th	ie correspondence address		
WHIC - Exte after - If NC - Failu Any	IORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATE of time may be available under the provisions of 37 CFR 1.13 resize (6) MONTHS from the mailing date of this communication. Depriod for reply is specified above, the maximum statutory period ware to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICAT 36(a). In no event, however, may a reply to will apply and will expire SIX (6) MONTHS, cause the application to become ABAND.	ION.  be timely filed  from the mailing date of this communication.  ONED (35 U.S.C. § 133).		
Status	·				
1)⊠	Responsive to communication(s) filed on <u>01 Au</u>	ugust 2007			
2a)⊠	This action is FINAL. 2b) This action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11	, 453 O.G. 213.		
Disposit	ion of Claims				
5)□ 6)⊠ 7)□	Claim(s) 1,2,4,5,7,8 and 10-14 is/are pending i 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed.  Claim(s) 1,2,4,5,7,8 and 10-14 is/are rejected.  Claim(s) is/are objected to.  Claim(s) are subject to restriction and/or	wn from consideration.			
Applicat	ion Papers				
9)[	The specification is objected to by the Examine	er.	i		
10)🖾	The drawing(s) filed on 20 July 2006 is/are: a)				
	Applicant may not request that any objection to the				
11)	Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	, -, -	•		
Priority (	under 35 U.S.C. § 119				
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of:  1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the priority application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Appli rity documents have been rec u (PCT Rule 17.2(a)).	cation No eived in this National Stage		
Attachmer	• •	. A 🗆 10 - 1 - 5	(DTO 442)		
2) Notice 3) Infor	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	4) Interview Summ Paper No(s)/Ma 5) Notice of Inform 6) Other:	nil Date		

## **DETAILED ACTION**

#### Election/Restrictions

1. This application contains claim 9 drawn to an invention nonelected with traverse in Paper No. April 20, 2006. A complete reply to the final rejection must include cancellation of nonelected claims or other appropriate action (37 CFR 1.144) See MPEP § 821.01.

## Claim Rejections - 35 USC § 103

- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- Claims 1, 2, 4, 5, 7, 8, 10-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kadomura; Shingo et al. (US 6391437 B1) in view of Kawasaki; Yoshinao et al. (US 4795529 A). Kadomura teaches a plasma ("dry etching"; column 45, line 57) processing apparatus (Figure 16; column 45, line 56 column 46, line 60) for processing a substrate (40; Figure 16; column 44 line 4) with plasma ("dry etching"; column 45, line 57) by applying a high frequency (91; Figure 16; column 46, line 1) to a reaction chamber (21a; Figure 16,22b) so as to generate plasma ("dry etching"; column 45, line 57) therein, and applying a second high frequency (32; Figure 16) to a substrate holder (10; Figure 16) on which the substrate (40; Figure 16; column 44 line 4) is placed so as to control the ion energy to the substrate (40; Figure 16; column 44 line 4); wherein a dielectric (116; Figure 22b; column 41; lines 7-14) that is exposed to the plasma substantially covers a surface portion of an inner wall of the reaction chamber (21a; Figure 16,22b) claim 1

Kadomura further teaches:

i. The plasma ("dry etching"; column 45, line 57) processing apparatus (Figure 16; column 45, line 56 - column 46, line 60) according to claim 1, wherein the dielectric (112; Figure 22b - "cordierite ceramics...Al+Si"; column 39; lines 33-40) covers 90% or more (see 21a; Figure 16) of a total surface area of the inner wall of the reaction chamber (21a; Figure 16,22b) – claim 2

### Kadomura does not teach:

- i. an electrically conductive member is disposed within the reaction chamber (21a; Figure 16,22b) so as to be exposed to the plasma within the reaction chamber (21a; Figure 16,22b) at a position with respect to the inner wall of the reaction chamber (21a; Figure 16,22b) which is covered with the dielectric (112; Figure 22b "cordierite ceramics...Al+Si"; column 39; lines 33-40), and the electrically conductive member is electrically coupled to earth one of directly and through the inner wall of the reaction chamber (21a; Figure 16,22b) so as to form a DC earth which enables direct currect to flow therein from the plasma claim 1. Applicant's claim requirement of "so as to control the ion energy to the substrate" is a claim requirement of intended use. When the structure recited in the reference is substantially identical to that of the claims, claimed properties or functions are presumed to be inherent (In re Best, 562 F.2d 1252, 1255, 195 USPQ 430, 433 (CCPA 1977); MPEP 2112.01).
- ii. the electrically conductive member has an area in a range of 0.1% to 10% of the inner wall area of the reaction chamber (21a; Figure 16,22b), a magnetic field generation means is disposed outside of the reaction chamber (21a; Figure 16,22b) so as to apply a magnetic field to the plasma, and the electrically conductive member forming the DC

earth is disposed at a position crossing a magnetic line of force that is closer to the substrate holder (10; Figure 16) than a magnetic line of force that crosses the inner wall of the reaction chamber (21a; Figure 16,22b) having the dielectric (112; Figure 22b - "cordierite ceramics...Al+Si"; column 39; lines 33-40) thereon – claim 1

- iii. the conductive member has an area of the inner wall of the reaction chamber that is exposed to the plasma claim 2
- the plasma ("dry etching"; column 45, line 57) processing apparatus (Figure 16; column 45, line 56 column 46, line 60) according to any one of claims 1 and 2, wherein the electrically conductive member forming the DC earth is located at a position within the reaction chamber (21a; Figure 16,22b) where a floating potential of plasma ("dry etching"; column 45, line 57) is substantially equal to or greater than a floating potential of the plasma ("dry etching"; column 45, line 57) at either the inner wall of the reaction chamber (21a; Figure 16,22b) covered with the dielectric (112; Figure 22b "cordierite ceramics...Al+Si"; column 39; lines 33-40) with respect to the high frequency (91; Figure 16; column 46, line 1) or the second high frequency (32; Figure 16), as claimed by claim 4
- v. The plasma ("dry etching"; column 45, line 57) processing apparatus (Figure 16; column 45, line 56 column 46, line 60) according to any one of claims 1 and 2, wherein the dielectric (112; Figure 22b "cordierite ceramics...Al+Si"; column 39; lines 33-40) is a protective coating (112; Figure 22b "cordierite ceramics...Al+Si"; column 39; lines 33-40) formed of insulating ceramic such as carbide, oxide or nitride, as exemplified by SiC, boron carbide and alumite, and a thickness d of the dielectric (112; Figure 22b -

"cordierite ceramics...Al+Si"; column 39; lines 33-40) coating is determined so that, with respect to the relationship between frequency f of the high frequency (91; Figure 16; column 46, line 1) applied to the substrate (40; Figure 16; column 44 line 4) and the dielectric (112; Figure 22b - "cordierite ceramics...Al+Si"; column 39; lines 33-40) constant .epsilon. of the dielectric (112; Figure 22b - "cordierite ceramics...Al+Si"; column 39; lines 33-40), an impedance per unit area R=d/(2.pi.f.epsilon.) when high frequency (91; Figure 16; column 46, line 1) is propagated by capacitve coupling through the dielectric (112; Figure 22b - "cordierite ceramics...Al+Si"; column 39; lines 33-40) portion is 100 .OMEGA. or smaller, as claimed by claim 5

- vi. The plasma ("dry etching"; column 45, line 57) processing apparatus (Figure 16; column 45, line 56 column 46, line 60) according to any one of claims 1 and 2, wherein either a base material (112; Figure 22b "cordierite ceramics...Al+Si"; column 39; lines 33-40) of the electrically conductive member forming the DC earth or a protective coating (112; Figure 22b "cordierite ceramics...Al+Si"; column 39; lines 33-40) disposed on a surface of the electrically conductive member forming the DC earth and coming into contact with the plasma ("dry etching"; column 45, line 57) is composed of conductive ceramic, SiC, Al or Al compound, as claimed by claim 7
- vii. The plasma ("dry etching"; column 45, line 57) processing apparatus (Figure 16; column 45, line 56 column 46, line 60) according to any one of claims 1 and 2, wherein when a base material (112; Figure 22b "cordierite ceramics...Al+Si"; column 39; lines 33-40) of the electrically conductive member forming the DC earth is composed of a non-metallic material such as conductive ceramic, SiC, Al or Al compound, a conductive part (18a;

Figure 22B) having a conductivity  $\sigma$  of 1  $\Omega$ -cm or less is provided to a surface of the base material by evaporation, spraying or interposing, thereby reducing an earth resistance of the electrically conductive member forming the DC earth (see chamber grounding - 21a; Figure 16), as claimed by claim 8

viii. that the plasma processing apparatus according to claim 4, wherein the dielectric (112; Figure 22b - "cordierite ceramics...Al+Si"; column 39; lines 33-40) is a protective coating (112; Figure 22b - "cordierite ceramics...Al+Si"; column 39; lines 33-40) formed of insulating ceramic such as carbide, oxide or nitride, as exemplified by SiC, boron carbide and alumite, and a thickness d of the dielectric (112; Figure 22b - "cordierite" ceramics...Al+Si"; column 39; lines 33-40) coating (112; Figure 22b - "cordierite" ceramics...Al+Si"; column 39; lines 33-40) is determined so that, with respect to the relationship between frequency f of the high frequency applied to the substrate and the dielectric (112; Figure 22b - "cordierite ceramics...Al+Si"; column 39; lines 33-40) constant E of the dielectric (112; Figure 22b - "cordierite ceramics...Al+Si"; column 39; lines 33-40), an impedance per unit area R = d/(2niE) when high frequency is propagated by capacitive coupling through the dielectric (112; Figure 22b - "cordierite ceramics...Al+Si"; column 39; lines 33-40) is 100 ohm or smaller, as claimed by claim 10 the plasma processing apparatus according claim 4, wherein either a base material of the ix. electrically conductive member froming the DC earth or a protective coating (112; Figure 22b - "cordierite ceramics...Al+Si"; column 39; lines 33-40) disposed on a surface of electrically conductive member forming the DC earth coming into contact with the

plasma is composed of conductive ceramic, SiC, Al or Al compound, as claimed by claim
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- x. The plasma processing apparatus according to claim 4, wherein when a base material (114c "PBN"; Figure 22b) of the electrically conductive member forming the DC earth is composed of a non-metallic material such as conductive ceramic, SiC, Al or Al compound, a conductive part (18a; Figure 22B) having a conductivity c of 1 ohm-cm or less is provided to a surface of the base material by evaporation, spraying or interposing, thereby reducing an earth resistance of the electrically conductive member forming the DC earth (see chamber grounding 21a; Figure 16), as claimed by claim 12
- xi. The plasma ("dry etching"; column 45, line 57) processing apparatus (Figure 16; column 45, line 56 column 46, line 60) according to claim 1, wherein the electrically conductive member is disposed within the reaction chamber (21a; Figure 16,22b) and is electrically coupled to earth by a wire extending through the inner wall of the reaction chamber (21a; Figure 16,22b), as claimed by claim 13
- The plasma ("dry etching"; column 45, line 57) processing apparatus (Figure 16; column 45, line 56 column 46, line 60) according to claim 1, wherein the electrically conductive member is positioned in the reaction chamber (21a; Figure 16,22b) so as to enable suppression of chipping of the surface portion of the inner wall of the reaction chamber (21a; Figure 16,22b), as claimed by claim 14. Applicant's claim requirement of "so as to enable suppression of chipping of the surface portion of the inner wall of the reaction chamber (21a; Figure 16,22b)" are claim requirements of intended use in the pending appartus claims. When the structure recited in the reference is substantially identical to

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that of the claims, claimed properties or functions are presumed to be inherent (In re Best, 562 F.2d 1252, 1255, 195 USPQ 430, 433 (CCPA 1977); MPEP 2112.01).

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Kawasaki teaches a plasma plasma apparatus (Figure 3) including equivalent means (10; Figure 7) for magnetic field generation. Kawasaki further teaches an electrically conductive member (11; Figure 7; column 9, lines 7-18) is disposed so as to be exposed to the plasma within the reaction chamber (4+1; Figure 7; column 9, lines 7-18) at a position with respect to the inner wall (4; Figure 7; column 9, lines 7-18) of the reaction chamber (4+1; Figure 7; column 9, lines 7-18) and the electrically conductive member (11; Figure 7; column 9, lines 7-18) is electrically coupled to earth directly and through the inner wall (4; Figure 7; column 9, lines 7-18) of the reaction chamber (4+1; Figure 7; column 9, lines 7-18) so as to form a DC earth (see grounding symbol) which enables direct currect to flow therein from the plasma - claim 1. Applicant's claim requirement of "so as to control the ion energy to the substrate" is a claim requirement of intended use. When the structure recited in the reference is substantially identical to that of the claims, claimed properties or functions are presumed to be inherent (In re Best, 562 F.2d 1252, 1255, 195 USPQ 430, 433 (CCPA 1977); MPEP 2112.01).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to add Kawasaki's equivalent means (10; Figure 7) for magnetic field generation and to add Kawasaki's electrically conductive member (11; Figure 7; column 9, lines 7-18) with Kadomura's coating/covering to the apparatus of Kadomura, and to optimize the exposed/unexposed surface area as claimed.

Motivation to add Kawasaki's equivalent means (10; Figure 7) for magnetic field generation and to add Kawasaki's electrically conductive member (11; Figure 7; column 9, lines 7-18) with

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Kadomura's coating/covering to the apparatus of Kadomura is for optimal ionic acceleration and

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control as taught by Kawasaki (column 2, lines 3-34).

Response to Arguments

4. Applicant's arguments filed August 1, 2007 have been fully considered but they are not

persuasive.

5. Applicant states:

"

...the Examiner apparently disregards the other recited features of claim 1 that "the electrically

conductive member has an area in a range of 0.1% to 10% of the inner wall area of the reaction

chamber" and that "the electrically conductive member forming the DC earth is disposed at a

position crossing a magnetic line of force that is closer to the substrate holder than a magnetic

line of force that crosses the inner wall of the reaction chamber having the dielectric thereon".

"

In response, the Examiner's explicit statement "It ... to optimize the exposed/unexposed surface

area as claimed." Is thus not a "disregard" of Applicant's claimed "the electrically conductive

member has an area in a range of 0.1% to 10% of the inner wall area of the reaction chamber".

Applicant is urged to consider the rejection as a whole including all the required, and provided,

components in the Grahm v. Deer analysis. With respect to Applicant's argument that the

Examiner disregarded Applicant's claim requirement "the electrically conductive member

forming the DC earth is disposed at a position crossing a magnetic line of force that is closer to

the substrate holder than a magnetic line of force that crosses the inner wall of the reaction

chamber having the dielectric thereon", the Examiner notes that when the structure recited in the

reference is substantially identical to that of the claims, claimed properties or functions are presumed to be inherent (In re Best, 562 F.2d 1252, 1255, 195 USPQ 430, 433 (CCPA 1977); MPEP 2112.01).

6. In response to applicant's argument that the examiner's conclusion of obviousness is based upon improper hindsight reasoning, it must be recognized that any judgment on obviousness is in a sense necessarily a reconstruction based upon hindsight reasoning. But so long as it takes into account only knowledge which was within the level of ordinary skill at the time the claimed invention was made, and does not include knowledge gleaned only from the applicant's disclosure, such a reconstruction is proper. See *In re McLaughlin*, 443 F.2d 1392, 170 USPO 209 (CCPA 1971).

#### Conclusion

7. Applicant's amendment necessitated the new grounds of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Rudy Zervigon whose telephone number is (571) 272-1442. The examiner can normally be reached on a Monday through Thursday schedule from 8am through 7pm. The official fax phone number for the 1763 art unit is (571) 273-8300. Any Inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Chemical and Materials Engineering art unit receptionist at (571) 272-1700. If the examiner can not be reached please contact the examiner's supervisor, Parviz Hassanzadeh, at (571) 272-1435.

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